

Jonathan Arthur

From: Anne Lahren <alahren@PenderCoward.com>
Sent: Tuesday, December 7, 2021 5:43 PM
To: Jonathan Arthur
Cc: 'John Mumford'; 'Coreen Silverman'; 'Dustin Plumadore'; RICHARD H. MATTHEWS;
Robert Samuel; Bryan S. Peeples; Lisa Robertson; 'Pam Khoury'
Subject: RE: Nazario v. Gutierrez and Crocker - Plaintiff's deposition - Dec. 23rd?

11am on the 23rd is confirmed. We will get the notices prepared and sent out.

Annie

Anne C. Lahren

ATTORNEY

PENDER & COWARD

ATTORNEYS AND COUNSELLORS AT LAW

(757) 490-6293 | fax (757) 502-7370

alahren@pendercoward.com

From: Jonathan Arthur <j.arthur@robertslaw.org>
Sent: Tuesday, December 7, 2021 5:13 PM
To: Anne Lahren <alahren@PenderCoward.com>
Cc: 'John Mumford' <jmumford@hancockdaniel.com>; 'Coreen Silverman' <csilverman@hancockdaniel.com>; 'Dustin Plumadore' <dplumadore@hancockdaniel.com>; RICHARD H. MATTHEWS <RMATTHEW@PenderCoward.com>; Robert Samuel <rsamuel@PenderCoward.com>; Bryan S. Peeples <bpeeples@PenderCoward.com>; Lisa Robertson <lrobertson@PenderCoward.com>; 'Pam Khoury' <pkhoury@hancockdaniel.com>
Subject: RE: Nazario v. Gutierrez and Crocker - Plaintiff's deposition - Dec. 23rd?

External Email

Counselors:

December 23, 2021 works for our end regarding Lt. Nazario's depositions. We are flexible regarding the start hour, so 11 or 12 will work on our end (though we may need a lunch break in short order starting at 12). The address of the firm is 105 S. 1st. St. Richmond, VA 23219.

-Jonathan

From: Anne Lahren <alahren@PenderCoward.com>
Sent: Tuesday, December 7, 2021 11:26 AM
To: Jonathan Arthur <j.arthur@robertslaw.org>
Cc: John Mumford <jmumford@hancockdaniel.com>; Coreen Silverman <csilverman@hancockdaniel.com>; Dustin Plumadore <dplumadore@hancockdaniel.com>; RICHARD H. MATTHEWS <RMATTHEW@PenderCoward.com>; Robert Samuel <rsamuel@PenderCoward.com>; Bryan S. Peeples <bpeeples@PenderCoward.com>; Lisa Robertson <lrobertson@PenderCoward.com>; Pam Khoury <pkhoury@hancockdaniel.com>
Subject: Nazario v. Gutierrez and Crocker - Plaintiff's deposition - Dec. 23rd?

Good afternoon, Jonathan:

On behalf of the Defendants, we would like to schedule the Plaintiff's deposition on December 23rd. We can schedule the deposition at your office in Richmond unless you would prefer a different location. We suggest commencing the deposition at 11am or 12pm, but this time can be flexible. I will send out the Notice of Deposition as soon as we receive your confirmation for this date.

Thank you,
Annie Lahren

Anne C. Lahren

ATTORNEY



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[website](#) | [vCard](#) | [map](#) | [email](#) | [LinkedIn](#)

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